UNITED STATES	DISTRICT	COURT
SOUTHERN DIST	RICT OF N	EW YORK

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ILIR TOPALLI,

08 Civ. 8162 (AKH)(MHD)

Plaintiff,

ECF Case

SUPPLEMENTAL

AFFIRMATION OF STEVEN D. SKOLNIK IN SUPPORT OF

MOTION TO WITHDRAW

v.

MULTIPLE SCLEROSIS RESEARCH CENTER OF NEW YORK, INC; INTERNATIONAL MULTIPLE SCLEROSIS MANAGEMENT PRACTICE; AND SAUD SADIQ, M.D.,

Defendants.

I, Steven D. Skolnik, being an attorney duly admitted to the bar of the State of New York, hereby affirm under penalty of perjury as follows:

- My professional corporation is a member of the law firm of Cox Padmore Skolnik
 & Shakarchy LLP (hereinafter, the "law firm" or "Cox Padmore").
- 2. This affirmation supplements the Affirmation of Steven D. Skolnik in Support of Motion to Withdraw, dated January 28, 2010. The sole purpose of this affirmation is to request that in connection with the Motion to Withdraw, this Court grant a sixty (60) day stay of all proceedings to permit Dr. Topalli to retain new counsel.
- 3. This affirmation is being hand delivered to Dr. Topalli's home address on January 29, 2010.

DATED:

New York, NY January 28, 2010

Steven D. Skolnik

Shul

To: Lawrence J. Baer, Esq.
Weil, Gotshal & Manges LLP
767 Fifth Avenue
New York, NY 10153

Ilir Topalli, Ph.D. 160 East 91st Street, 6F New York, NY 10128